DOCKET FILE COPY ORIGINAL

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554

RE: CS Docket No. 00-2

Dear Mr. Caton:



We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Remington @ Dulles Town Center Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in the Greater Washington D.C. Metro area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

Brooke Richardson

Remington @ Dulles Town Center

Brooke of Richardson

DOCKET FILE COPY OFIGINAL

February 25, 2002

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:



We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Salmon Run at Perry Creek, we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our greater metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

Cedric Jones Salmon Run at Perry Creek

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APR 1 0 2002

FCC - MAILROOM

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

February 25, 2002

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Bunker Hill Towers, we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our greater metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

Donald Kinney

General Manager/ Bunker Hill Towers



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APR 1 0 2002

FCC - MAILROOM

Mr. William Caton
Acting Secretary
Federal Communications Commission
445 12th Street, N.W.
Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

As Senior Vice President of Operations at The Irvine Company Apartment Communities (IAC), I am writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002. IAC owns and operates seventy-one (71) apartment communities, housing approximately 45,000 residents in 22,000 apartment homes located in Orange County, San Diego, Los Angeles, and the Silicon Valley.

Video service that is dependable and affordable is extremely important to our residents. To achieve top-flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in California. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels, while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Kevin A. Baldridge

Sincereb

Senior Vice President

APR 1 0 2002
FCC-MAIL

February 25, 2002

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At **The Hunt Club** we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our greater metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

Rijn Staats Hunt Club Manager

ADVENIR RAME OF MANAGEMENT

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RECEIVED & INSPECTED

14900 S.W. 82ND TERRACE • SUITE 102 • MIAMI, FL 33193 • 305.388.9771 • 305.388.1652 FAX

February 5, 2002

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, D.C. 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Advenir Real Estate Management we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top-flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in the South Florida area. It would be unthinkable if our current video producer was legally restricted from being able to obtain programming that our residents want – programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If the video provider to our apartment communities loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

ADVENIR REAL ESTATE MANAGEMENT

W. Taylor Rismiller

President

WTR/ms

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www.advenir.net

Executive Affiliates, Inc.

RECEIVED & INSPLACE

February 5, 2002

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At our communities we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our market area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want – programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

EXECUTIVE AFFILIATES, INC.

Evan Rayman Vice President No. of Copies rec'd_ List ABCDF

ER/kn



MULTI-FAMILY REAL ESTATE SERVICES

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February 26, 2002

5520 LBJ FREEWAY • SUITE 500 • DALLAS, TEXAS 75240 972-404-7100 PHONE • 972-404-7154 FAX

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:



We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Norstar at Bear Creek Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top-flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in the greater Euless/Fort Worth metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,	No. of Copies rec'd List ABCDE	
JoAnna Rose Norstar at Bear Creek Apartments		



BRIGHTON RIDGE

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February 25, 2002

APR 1 0 2002
FCC - MAILROOM

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Brighton Ridge Apts. we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our greater metropolitan area. unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO. the History Channel, Disney, various sports channels, and a whole host of Recent mergers and consolidations in the video other programs. marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Lisa Ramirez

Sincerely.

Brighton Ridge Apts.



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APR 1 0 2002

FCC - MAILROOM

Mr. William Caton
Acting Secretary
Federal Communications Commission
445 12th Street, N.W.
Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Village at Cascade Park Apartments, we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our greater metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

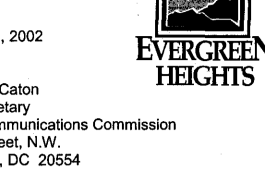
Lisa Demeter Property Manager



Mr. William Caton Acting Secretary **Federal Communications Commission** 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:



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FCC-MAILROOM

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Evergreen Heights we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to To achieve top flight service for our residents, we enter into our residents. agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our greater metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Kimberley Levesque **Evergreen Heights Apartments**



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Mr. William Caton Acting Secretary **Federal Communications Commission** 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Sammamish View Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top-flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our greater metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

Megan Maher **Property Manager**

Sammamish View Apartments

Park Place/Windsor Court Apartments

400/401 South Detroit Street Los Angeles, CA 90036 (323) 938-5159

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APR 1 0 2002

FCC - MAILROOM

February 25, 2002

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Park Place/Windsor Court Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top-flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in our greater metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Patricia Diaz, Property Manager
Park Place/Windsor Court Apartments

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Phone 719-598-6550 Fax 719-598-2821

February 19, 2002

Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC 20554 DOCKET FILE COPY ORIGINAL

APR 1 0 2002

Re: CS Docket No. 00-2

Dear Mr. Caton

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 626(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Sunset Creek Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in the Greater Colorado Springs area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want - programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

lle Maitin

Sincerely,

Michelle Martin

Sunset Creek Apartments

KLINGBEIL MULTIFAMILY FUND IV

MANAGED BY KMF IV INVESTORS, LLGINAL DOCKET FILE COPY ORIGINAL

February 25, 2002

Mr. William Caton
Acting Secretary
Federal Communications Commission
\(445 \) 12th Street, N.W.
Washington, D.C. 20554

RECEIVED & INSPECTED

APR 1 0 2002

FCC - MAILROOM

Re: CS Docket No. 002

Dear Mr. Caton:

We are in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Klingbeil Multifamily Fund IV, Ltd., we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available in the DC metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want – programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

James H. Callard

President

EXECUTIVE CLUB

MANAGEMENT COMPANY

February 25, 2002

Mr. William Caton
Acting Secretary, Federal Communications Commission
445 12th Street, N.W.
Washington, D.C. 20554

Re: CS Docket No. 002

Dear Mr. Caton:



We are in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Executive Clubs Suites we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents, we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available in the DC metropolitan area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want – programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly. Please continue the current ban on exclusive programming contracts.

Sincefell

President

James H. Callard



Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC. 20554

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Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Ashewood, Forestdale, Harris Glen, Hawk Ridge, Huntersville, Monroe, Northwood, Parkway Crossing, Pines, and Woodbrook Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents; we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in the Greater Winston-Salem and Greensboro areas. It would be unthinkable of our current video provider was legally restricted from being able to obtain programming that our residents want – programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

Tammie Manning

Regional Property Manager

David Drye Company



Mr. William Caton
Acting Secretary
Federal Communications Commission
445 12th Street, N.W.
Washington, DC. 20554

RECEIVED & INSPECTED

APR 1 0 2002

FCC - MAILROOM

Re: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Carlson Bay, Meadowbrook, North Pointe, Oakwood, Ridge Pointe, River Park, Stonewood, Stoney Ridge, Willow Creek, and Sharon Pointe Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents; we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in the Greater Charlotte area. It would be unthinkable of our current video provider was legally restricted from being able to obtain programming that our residents want – programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Kunyan

Sincerely,

Michele Runyan

Regional Property Manager David Drye Company

lichele

No. of Copies rec'd



Mr. William Caton
Acting Secretary
Federal Communications Commission
445 12th Street, N.W.
Washington, DC. 20554

Re: CS Docket No. 00-2

Dear Mr. Caton:



APR 1 0 2002
FCC - MAILROOM

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Cypress Run, Gable Oaks, Garners Crossing, Harris Houston, Marion Ridge, Park Place, Patriots, Timbers, Westwood, and Wexford Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents; we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in the Greater Columbia area. It would be unthinkable of our current video provider was legally restricted from being able to obtain programming that our residents want — programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,	
Omgola Creus	ン
Angela Crews	
Regional Property Manager	

David Drye Company



DOCKET FILE COPY ORIGINAL Mr. William Caton Acting Secretary Federal Communications Commission 445 12th Street, N.W. Washington, DC. 20554



Re: CS Docket No. 00-2

Déar Mr. Caton:

We are writing in strong support of continuing the current prohibition on exclusive programming contracts contained in Section 628(c)(2)(D) of the Communications Act of 1934, as amended, which will expire on October 5, 2002, unless the Commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Alexander Place, Cooper's Ridge, Davidson, Hampton Forest, Heatherwood, Huntington, Kensington, Lakewood, Landings, and Waters Edge Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our residents. To achieve top flight service for our residents; we enter into agreements with a provider for a limited number of years and we demand that programming options keep pace with choices that are available elsewhere in the Greater Charlotte area. It would be unthinkable of our current video provider was legally restricted from being able to obtain programming that our residents want – programming such as HBO, the History Channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive programming contracts.

Sincerely,

Patty Frve

Regional Property Manager

David Drye Company